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U.S. APPLICATION NO	,		FIRETSTATES			Washington, E	
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VINCENT M K	C II	T & ROEDEL		Ĺ	INTERNATIONAL APPLICATION NO.		
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ST LOUIS, MC	63102	E, 161H FLO	OR		LA. FILING DATE	PRIORITY DATE	
					29 SEP 99	01 OCT 98	
					DATE MAILED.) APR 2001	
NOTIFICA	TION OF MIS	SING REQ	UIREMENT	S UNDER 35	U.S.C. 371 IN	THE UNITED	
	BIALES	DESIGNA	LD/ELECT	ED OFFICE	(DO/EO/LIS)		
IXI U.S.	Basic National Fee. of the international	application.	I.494) 🙀 an El Indication o Translation	lected Office (37 of Small Entity Solon the internation	tatus. mal application into I	English.	
□ Сору	or Declaration of in of Article 19 amen		☐ Translation ☐ Other:	of Article 19 an	nendments into Engli	ish.	
	ty Document.	norr Evanina					
Transl	nternational Prelimi lation of Annexes to	the Internation	ion Report in Eng nal Preliminary E	glish and its Ann Examination Rep	exes, if any, ort into English.		
2. Applicant hat the indicated items prior to 20 or 30 m	s requested early pr	rocessing under	35 U.S.C. 371(National Fee and old abandonment.	f) but has not file	ed the following indi international applica	cated items and/or tion must be filed	
					to complete the requ	irements for	
a. Trar	islation of the appli	cation into Eng	lish. A processi	ng fee will be re	quired if submitted		
T T	uer man me approp	riate 20 or 30 t	nonths from the i	priority date	ttached Notice of De	fective	
_; b. Proc ap	essing fee for prov opropriate 20 or 30	months from the	he priority date (37 CEP 1 402/6	: Annexes later than		
su	e application (prefe rcharge will be req	rably by the In	ternational applic	ation number an	y. a) and (b), properly d international filing or 30 months from th	J	
ĭ Ti	ne current oath or d	eclaration does	not comply with		a) and (b) for the rea		
d. Surc	dicated on the attac	hed PCT/DO/E the oath or de	O/917		e 20 or 30 months fr		
4. Additional claim claim fee, are requir due (37 CFR 1.492)	fees of \$ ed. Applicant must	as a la	rge entity sm ditional claim fee	nall entity, includes or cancel the a	ing any required mu dditional claims for	ltiple dependent which fees are	
5. Applicant has			ce listing pursuan	nt to 37 CFR 1.8.	21-1.825. See attac	hed	
PCT/DO/EO/920.							
ALL OF THE ITEM MONTHS FROM T THE PRIORITY D RESPOND WILL R	ATE FOR THE A	HS NUTICE (PPLICATION	JR BY 22 OR 3	2 MONTHS (m)	10mm 27 CED 1 402	- P I TRAIL	
The time period set a 1.136(a).	hove may be extend	Jed by filing a	petition and fee f	or extension of the	ime under the provis	ions of 37 CFR	
6. If box 3a or 3e is Annexes will be cane 7. The Article 19 or 30 (37 CFR 1.495)	amendments are ca	g tee will be re- incelled since a	quired it submitte translation was r	-d later than 20 c	or 30 mounths from the	a mai calast dusa	
Applicant is reminded address given in the h	that any communi- leading and include	cation to the Ur the U.S. applic	nited States Paten cation no. shown	nt and Trademark above, (37 CFR	Office must be mail 1.5)	led to the	
-	A copy of this	notice Mi	UST he retur	rned with th	is respansa		
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FORM PC E DO EO	905 March 2001)		Tel	Winston M lephone: 703-30	/		

. ×	is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68.
;. 🔲	does not identify the application to which it is directed.
	does not identify the inventor(s).
	does not identify the citizenship of each inventor.
· 🗀	does not state that the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought.

FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b), AND 1.497(d) WHERE APPROPRIATE, WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION.

Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it:

1.	does not identify the mailing address of each inventor. If the residence is different from the mailing address, then the city and state or city and foreign country of residence of each inventor must also be given.
2.	does not state that the person making the oath or declaration:
a	has reviewed and understands the contents of the application, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
b. [acknowledges the duty to disclose to the Office all information known to the person to be material to patentability as defined in 37 CFR 1.56.
	does not identify the foreign application for patent or inventor's certificate for which a claim for priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.

Winston M Alvarado

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